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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/500,132	02/08/2000	Kiyoshi Iseki	11197/1	2161
John C. Altmi	7590 01/03/2007	EXAMINER		
Kenyon & Kenyon			CHEVALIER, ALICIA ANN	
1500 K Street Suite 700	N.W.	ART UNIT	PAPER NUMBER	
	DC 20005-1257	1772		
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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		Application No.	Applicant(s)	$\overline{}$
		09/500,132	ISEKI ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Alicia Chevalier	1772	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence addre	5S
A SH WHIC - Exte after - If NC - Failu - Any	IORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re to riod will apply and will expire SIX (6) MON tatute, cause the application to become AB.	CATION.  sply be timely filed  ITHS from the mailing date of this communication  ANDONED (35 U.S.C. § 133).	
Status		·		
1)⊠ 2a)□ 3)□	Responsive to communication(s) filed on <u>0</u> This action is <b>FINAL</b> . 2b) Since this application is in condition for allocation of the closed in accordance with the practice und	This action is non-final.  wance except for formal matte	·	erits is
Disposit	ion of Claims			
	Claim(s) 1-3 and 20-23 is/are pending in the 4a) Of the above claim(s) 20 is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-3 and 21-23 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and	vn from consideration.		
Applicati	ion Papers			
10)□	The specification is objected to by the Exame The drawing(s) filed on is/are: a) applicant may not request that any objection to Replacement drawing sheet(s) including the core The oath or declaration is objected to by the	accepted or b) objected to be the drawing(s) be held in abeyand rection is required if the drawing(s	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1	
Priority ι	under 35 U.S.C. § 119		•	
a)l	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bur	ents have been received. ents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	oplication No received in this National Sta	ge
3	See the attached detailed Office action for a	nst of the certified copies not r	eceiveu.	
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2) 🔲 Notic 3) 🔲 Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)	ımmary (PTO-413) /Mail Date ormal Patent Application -	

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### **RESPONSE TO AMENDMENT**

## Request for Continued Examination

- 1. The Request for Continued Examination (RCE) under 37 CFR 1.53 (d) filed on October
- 2, 2006 is acceptable and a RCE has been established. An action on the RCE follows.
- 2. Claims 1-3 and 20-23 are pending in the application, claim 20 is withdrawn from consideration. Claims 4-19 have been cancelled.
- 3. Amendments to the claims filed on August 2, 2006 have been entered in the above-identified application.

### **WITHDRAWN REJECTIONS**

4. The 35 U.S.C. §103 rejections made of record in the office action mailed February 2, 2006, pages 2-7, paragraphs #2-4 has been withdrawn due to Applicant's amendment in the response filed August 2, 2006.

### **REJECTIONS**

5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

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# Claim Rejections - 35 USC § 112

6. Claims 1-3 and 21-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The limitation "the controlled maximum thickness of the inorganic oxide layer of the portion of the film is equal to or less than 1.5 times the controlled minimum thickness of the inorganic oxide layer of the portion of the film among layer thickness values measured along the length and the width in the portion of the film" in claim 1 is unclear which renders the claim vague and indefinite. It is unclear whether Applicant is claiming a thickness range or the variation of thickness through the film, e.g. film evenness.

The limitation "wherein the difference between a maximum wt% and a minimum weight of the one component of the composite oxide in said one roll unit of the plastic film is within 20 wt," in claim 2 is unclear which renders the claim vague and indefinite. It is unclear whether Applicant is claiming a thickness range or the distribution of the one component through out the film, e.g. the concentration variation of the one component.

## Claim Rejections - 35 USC § 103

7. Claims 1-3 and 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Masuda et al. (U.S. Patent No. 5,529,832) in view of Kobayashi et al. (U.S. Patent No. 3,676,612).

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Regarding Applicant's claims 1 and 23, Masuda discloses a polyester film (*title*) used as a base film for magnetic recording media such as video tape, an audio tape, a computer tape and a floppy disk (*col. 1, lines 18-21*).

Masuda also discloses a functional roll film comprising a plastic film (polyester film, title) and an inorganic oxide layer on at least one surface (col. 5, lines 15-19). Furthermore, it is noted that Masuda discloses that the laminated polyester film of the invention is formed from at least two layers (col. 4, lines 56-57) and that at least one of the layers incorporates inert inorganic particles (col. 5, lines 15-19). Therefore, one of the layers of is considered the plastic film layer and the other layer with inorganic particles is considered to be the inorganic oxide layer. The plastic film is deemed to have gas barrier properties, since all articles will have gas barrier properties. The one roll unit of the plastic film has a width of at least 400 mm and a length of at least 4,000 m (col. 10, lines 60-61). Also, the controlled maximum thickness of the inorganic oxide layer of the portion of the film is equal to or less than 1.5 times the controlled minimum thickness of the inorganic oxide layer of the portion of the film among layer thickness values measured along the length and the width in the portion of the film (col. 8, lines 22-26 and/or table 1). The static electricity of the plastic film with the inorganic oxide layer is deemed to be in the range from -10 kV to +10kV, since Masuda discloses the same plastic film, i.e. polyester such as polyethylene terephthalate, and inorganic material, i.e. silicon dioxide, as disclosed in Applicant's specification.

Masuda fails to disclose that the plastic film is transparent.

Kobayashi discloses magnetic tape, i.e. magnetic recording media, (title) comprising a transparent polyester resin, such as polyethylene terephthalate, while the magnetic coating is

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formed from a black material. Therefore, a heater of the kind emitting energy which is absorbed by the black material but which is transmitted through the transparent base may be selected so as thereby to eliminate the need for applying heat solely to the magnetic surface and permit the application of heat to the opposite surfaces of the tape (col. 4, line 74 through col. 5, line 8).

Masuda and Kobayashi are analogous because they both disclose polyester base layers for magnetic recording media.

It would have been obvious to one of ordinary skill in the art at the time of the invention to make Masuda's polyester film transparent as taught by Kobayashi in order to permit the application of heat to the both surfaces of the tape.

The limitation "is cut" is a method limitation and does not determine the patentability of the product, unless the process produces unexpected results. The method of forming the product is not germane to the issue of patentability of the product itself, unless Applicant presents evidence from which the Examiner could reasonably conclude that the claimed product differs in kind from those of the prior art. MPEP 2113. Furthermore, there does not appear to be a difference between the prior art structure and the structure resulting from the claimed method because the combination of Masuda and Kobayashi discloses a roll unit of the plastic film with a portion of the film having a width of at least 400 mm and a length of a t least 4,00 m.

Regarding Applicant's claim 2, Masuda discloses wherein the inorganic oxide layer comprises a composite oxide having at least components (col. 5, lines 46-50). Masuda also discloses wherein the difference between a maximum wt% and a minimum weight of the one component of the composite oxide in said one roll unit of the plastic film is within 20 wt (col. 5, line 51-59). In the alternative that the difference of the one component is a concentration

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variation of the one component, the exact difference between the maximum wt% and minimum weight of the one component is deemed to be a result effective variable with regard to the evenness of the film. It would require routine experimentation to determine the optimum value of a result effective variable, such as exact difference between the maximum wt% and minimum weight of the one component, in the absence of a showing of criticality in the claimed exact difference between the maximum wt% and minimum weight of the one component. *In re Boesch*, 205 USPQ 215 (CCPA 1980), *In re Woodruff*, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990). One of ordinary skill in the art would have been motivated to have the difference between a maximum wt% and a minimum weight of the one component of the composite oxide in said one roll unit of the plastic film is within 20 wt in order to increase the evenness of the sheet (*table 1*).

Regarding Applicant's claims 3 and 21, Masuda discloses that the one roll unit of the plastic film has a width of at least 1,000 mm and a length of at least 15,000m (col. 10, lines 60-61).

Regarding Applicant's claim 22, Masuda fails to that the one roll unit of the plastic film has a width of 400 to 1000 mm and a length of 4,000 to 10,000 m. However, Masuda does disclose that the one roll unit of the plastic film has a width of 1,100 mm and a length of 15,000 m (col. 10, lines 60-61). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to make the one roll unit of the plastic film has a width of 400 to 1000 mm and a length of 4,000 to 10,000 m, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art in the absence of showing unexpected results. MPEP 2144.05 (II).

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### ANSWERS TO APPLICANT'S ARGUMENTS

8. Applicant's arguments in the response filed August 2, 2006 regarding the previous rejections of record have been considered but are most since the rejections have been withdrawn.

9. Applicant's arguments in Declaration filed August 2, 2006 of record have been carefully considered but is most since the rejection based on Matsuda has been with drawn.

#### Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alicia Chevalier whose telephone number is (571) 272-1490. The examiner can normally be reached on Monday through Friday from 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon, can be reached on (571) 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

12/22/06

ALICIA CHEVALIER

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